David Aust 17367 page 10	tern, Futures Claims		ay 24, 2007 fo. 1072484
04/16/07	C. Zurbrugg	Revise letter re outstanding discovery (2.7); brainstorm re document review and assignment of documents for analysis (.5); teleconference with D. Felder and J. Ansbro re litigation software strategy (.3); teleconference with D. Felder, J. Ansbro, J. Cutler and R. Barainca re issue identification and assignments (1.5); review and organize documents from December 2006 production (1.3).	6.30
04/16/07	A. Hermele	Attend meeting via phone with J. Ansbro, D. Felder and other litigation team members in order to discuss categories for legal and factual issues and priority of analysis, as well as assignment of document categories to team members and details of assignments.	1.00
04/16/07	J. Cutler	Telephone meeting with team to discuss document/deposition review for case database (1.2); assemble documents to be analyzed (.6).	1.80
04/16/07	D. Felder	Review objections to motions scheduled for May 2 omnibus (2.3); telephone conference with J. Ansbro regarding trial preparation issues (.1); telephone conference with J. Ansbro, A. Hermele, J. Cutler, C. Zurbrugg and R. Barainca regarding trial preparation issues and follow-up regarding same (1.4); review documents in preparation for estimation hearing and e-mails to A. Hermele and J. Cutler regarding same (3.6); telephone conference with M. Kramer regarding update (.3).	7.70
04/16/07	J. Ansbro	Prepare for and conduct conference call with team regarding key case issues and substantive review of documents and testimony for database purposes (2.3); follow-up discussions with C. Zurbrugg regarding document review and issues (.6); confer with team members and ACC counsel and e-mail to/from Grace counsel regarding BMC and Rust depositions (1.3); e-mails to/from R. Mullady and N. Finch regarding prospective expert (.3); e-mails with Mullady regarding discovery issues (.2); review select exhibits from Sealed Air record and Hughes and Beber depositions (2.0).	6.70
04/16/07	R. Mullady, Jr.	E-mails to/from N. Finch, J. Ansbro and prospective expert.	0.40
04/16/07	R. Wyron	Review pleadings on SEC disclosures.	0.30
04/17/07	C. Zurbrugg	Review Fed. R. Civ. P. 45 and related treatises (1.5); confer with J. Ansbro re same (.5); confer with J. Ansbro re Zaremby, Rust and BMC depositions (.3).	2.30
04/17/07	A. Hermele	Begin review of Box 1 of 3 of discovery from Grace and analyze for relevant information.	7.10
04/17/07	J. Cutler	Begin review of Sealed Air deposition transcripts and exhibits for J. Hughes.	4.30

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04/17/07	D. Felder	Trial preparation document review (6.0); telephone conference with J. Ansbro and A. Hermele regarding same	10.20
04/17/07	J. Ansbro	(1.0); review non-estimation expert reports (3.2). Confer with C. Zurbrugg regarding Rule 45, review treatise regarding same (.4); consider, and e-mails to/from R. Mullady regarding Rust and BMC deposition dispute (.6); confer with C. Zurbrugg regarding preparations for Rust and BMC depositions, and about review analysis of Grace documents (.5); e-mails to/from R. Mullady and N. Finch regarding prospective expert (.3); review and consider latest case analysis data (received today) from Tillinghast (1.5); e-mails among team members regarding substantive review of Grace documents (.4); detailed review of Grace opposition to motion to compel pre-petition reserves and exhibits thereto, e-mails to team members regarding same and	
0.412771077	75 - 3 f. 11 - 3 Y.	further review of discovery history and stipulations (1.7).	0.40
04/17/07 04/17/07	R. Mullady, Jr. G. Rasmussen	E-mails to/from N. Finch, J. Ansbro and prospective expert.	0.40
04/1//0/	G. Kasmussen	Read reports of Grace's non-estimation experts and identify issues for rebuttal.	1.30
04/17/07	R. Frankel	Review various pleadings re discovery of asbestos estimations.	0.80
04/18/07	C. Zurbrugg	Review asbestos litigation article (1.3); review Hughes deposition transcript (.8).	2.10
04/18/07	A. Hermele	Complete review of Box 1 of 3 of Grace discovery to ACC and FCR for pertinent documents (1.1); analyze documents for issues, organizations, people and facts (2.2).	3.30
04/18/07	J. Cutler	Continue review of J. Hughes deposition transcripts.	4.80
04/18/07	D. Felder	Review recently filed pleadings (.3); review subpoena to Owens Corning and e-mail regarding same (.2); review estimation-related data (3.2); e-mail correspondence to and from estimation team regarding same (1.5); conference with G. Rasmussen regarding non-estimation expert reports (.2); review same (3.6).	9.00
04/18/07	J. Ansbro	E-mail to ACC counsel and R. Mullady regarding reply on motion to compel pre-petition reserves information, further review of pertinent record and Grace's opposition in connection with same (1.3); consider, and various e-mails to/from ACC counsel and team members regarding dispute on BMC and Rust subpoenas, e-mails to/from Grace counsel regarding same (1.0); review draft Peterson and Biggs expert report and various interim reports regarding case analysis (2.2).	4.50
04/18/07	R. Mullady, Jr.	Review status of discovery and motions practice.	0.50

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04/18/07	G. Rasmussen	Further analysis of Grace's non-estimation reports in connection with rebuttal reports.	1.80
04/18/07	R. Wyron	Confer with R. Frankel on estimation planning (.2); confe with D. Felder on status and follow-up (.2).	r 0.40
04/18/07	R. Frankel	Review with R. Wyron issues re expert reports; e-mails re same.	0.40
04/19/07	R. Barainca	Review Debtors' Summary Judgment motion filed in adversary case.	0.40
04/19/07	C. Zurbrugg	Review documents from Grace production (3.2); prepare for Zaremby deposition (.6).	3.80
04/19/07	J. Cutler	Complete review of J. Hughes deposition transcripts and exhibits for case database.	4.60
04/19/07	D. Felder	Telephonic participation in PD status conference (.9); prepare e-mail summary regarding same (.3); prepare for meeting with estimation team (1.0); telephone conference with J. Biggs regarding update (.2); review estimation date (3.5); meeting with R. Frankel, R. Wyron and estimation team regarding strategy and status (1.3); follow-up regarding same (.7).	7.90 a
04/19/07	J. Ansbro	Teleconference with B. Gillespie and R. Riggins of Tillinghast regarding case analysis (.5); teleconferences with R. Mullady regarding Grace objections to BMC and Rust subpoenas, e-mails to/from ACC counsel regarding same (1.0); prepare for and teleconference call with R. Frankel, R. Wyron, R. Mullady and D. Felder regarding discovery and expert issues (1.0); teleconference with AC counsel, J. Wehner (.4); attention to various discovery issues (.4); review Grace objections to FCR document demands (received today) (.5).	3.80 C
04/19/07	R. Mullady, Jr.	Meet with estimation team (1.2); review and revise draft reply brief in support of motion to compel pre-petition reserves analysis (1.8); telephone conversations with J. Ansbro regarding discovery issues (.5).	3.50
04/19/07	G. Rasmussen	Analysis of J. Biggs' work.	0.60
04/19/07	G. Rasmussen	Meet with R. Frankel re J. Biggs' reports and issues relating to the report.	ig 1.40
04/19/07	R. Wyron	Prepare outline of open issues and items for discussion (.6 team meeting with R. Frankel re status, and follow-up (.9) review PD update (.4).	
04/19/07	R. Frankel	Review series of internal e-mails re status of PD claims.	0.40
04/19/07	R. Frankel	Confer with R. Mullady, G. Rasmussen, D. Felder, R. Wyron re case issues, expert reports, strategy.	0.90

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04/20/07	C. Zurbrugg	Review information re Rule 45 and jurisdiction to hear motion to quash or motion for protective order (.3); teleconference with J. Ansbro, R. Mullady and N. Finch re same (.7); review objections to BMC 30(b)(6) subpoena (1.0); obtain documents concerning BMC (.2); review same (.2); meet and confer via teleconference with attorneys from Kirkland & Ellis re BMC and Rust 30(b)(6) depositions (.9); teleconference with J. Ansbro, J. Wehner and D. Felder re same (.5); teleconference with J. Ansbro and R. Mullady re same (.4); review documents from Tillinghast (.3).	4.50
04/20/07	J. Cutler	Meet with John Ansbro by telephone to review analysis of Hughes transcripts and deposition (1.0); begin review of Beber deposition transcripts (2.6).	3.60
04/20/07	D. Felder	Telephone conference with Debtors' counsel, J. Ansbro and J. Wehner regarding deposition scheduling and follow-up regarding same (1.5); review objections regarding same (1.0); review recently filed pleadings (.5); review subpoena to Congoleum (.1); review non-estimation expert reports (1.3).	4.40
04/20/07	J. Ansbro	Review case issues/facts database (.4); teleconference with J. Cutler to review and revise fact and issue identification for case database (1.0); further review of ACC's draft reply on motion to compel pre-petition reserves and conference wall with R. Mullady and ACC counsel regarding same, discovery and expert issues (1.3); review Grace objections and pertinent record in preparation for meet and confer with Grace re BMC subpoena, discussions with C. Zurbrugg and J. Wehner regarding same (1.6); conference call with Grace counsel regarding dispute on BMC subpoena (.8); follow-up discussions regarding same with J. Wehner, D. Felder, C. Zurbrugg and R. Mullady (1.3); e-mails to/from R. Mullady regarding various discovery and expert issues (.3).	6.70
04/20/07	R. Mullady, Jr.	Telephone conversations with (.4); conference call with ACC counsel (.6); plan further discovery (1.0); review and revise draft reply brief (1.0); e-mails to/from D. Felder and J. Ansbro regarding expert issues, discovery and motions practice (.5).	3.50
04/20/07	R. Frankel	Review status with R. Wyron (.2); telephone conferences with D. Austern re meeting (.2); e-mails re same (.2).	0.60
04/21/07	C. Zurbrugg	Draft letter re Rust and BMC depositions.	2.50
04/21/07	J. Ansbro	E-mails to/from C. Zurbrugg regarding discovery issues and draft letter to Grace counsel.	0.50

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04/22/07	C. Zurbrugg	Draft and revise letter re Rust and BMC depositions (2. confer with J. Ansbro re same (.5); review documents f Grace production (.7); draft e-mail re Zaremby exhibit	rom
04/22/07	J. Ansbro	Review and revise draft letter to Grace counsel, confer C. Zurbrugg regarding same (.4); attention to various discovery issues and discovery planning (1.0); review revised draft Reply Brief on motion to compel pre-petit reserves, comments to same (.6).	with 2.00
04/22/07	R. Mullady, Jr.	Review debtors' objections to FCR's request for produc	tion. 0.50
04/23/07	J. Cangialosi	Assist attorney re preparation of work copies of docume for J. Ansbro.	
04/23/07	C. Zurbrugg	Confer with J. Ansbro re Zaremby deposition (.9); review outline for Hughes and Beber depositions (.3); gather documents for Zaremby deposition (.7); coordinate coureporter, travel and logistics for Zaremby deposition (.5) teleconference with outside litigation consultant (1.1); review documents re case management system and add Zaremby deposition outline (5.0).	rt));
04/23/07	A. Hermele	Review Grace responses to FCR's requests for producti and compare to cited sources/agreements (2.1); draft e- memo to R. Mullady summarizing faults in Grace arguments and possible counter-arguments (2.6); resear cases in Third Circuit regarding discovery issues (2.4).	mail
04/23/07	J. Cutler	Continue review of Beber deposition transcripts and deposition exhibits from Sealed Air deposition.	2.20
04/23/07	D. Felder	Telephonic participation in property damage trial (7.5); mail correspondence and telephone conference with M. Hurford regarding same (.2); telephone conference with litigation team and estimation experts regarding data ar status (1.2).	a

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04/23/07	J. Ansbro	Further review of Grace's objections to FCR documer requests and e-mails and discussions with R. Mullar regarding response to same (.7); e-mails to/from Gracounsel and ACC counsel regarding Zaremby depositeleconference with D. Mendelson regarding same (discussions with C. Zurbrugg regarding preparation Zaremby deposition (.6); review and consider correspondence relating to BMC subpoena dispute, to/from ACC counsel regarding same, discuss same Zurbrugg (.4); revise draft Reply Brief on motion to pre-petition reserves, review pertinent record in conwith same, e-mails to/from ACC counsel regarding revisions (3.3); review Cintani and Egan disclosurer review pertinent articles by Tillinghast (.4); review data reports in preparation, and participate in, confecall with Biggs and Tillinghast team, follow-up tele R. Mullady regarding same, and motion to compel documents requested by FCR (2.2).	dy ace sition, (.3); s for e-mails with C. compel anection s (.3); J. Biggs'
04/23/07	R. Mullady, Jr.	Prepare for and participate in conference call with J (1.5); review and finalize reply brief in support of n compel pre-petition liability estimates (.5); discussing J. Ansbro and D. Felder regarding motions practice discovery (.5); e-mail to B. Harding regarding meet confer (.2); outline arguments for motion to compel responses to FCR's request for production and discussion. Ansbro and A. Hermele (1.5).	notion to ons with and and
04/23/07 04/24/07	G. Rasmussen	Conference with J. Biggs concerning her report. Assist attorney re preparation of exhibits for depos	1.30 ition of 5.00
04/24/07	J. Cangialosi	Zaremby.	HIOH 01 5.00
04/24/07	C. Zurbrugg	Prepare outline for Zaremby deposition (3.0); confe Ansbro re Zaremby deposition outline and exhibits gather documents for Zaremby exhibits (1.0); confe Cangialosi re Zaremby exhibits (.4); copy documen Zaremby exhibits (.5); review Hughes deposition to (1.3).	(5.8); or with J. ts for
04/24/07	J. Cutler	Complete review of Beber deposition transcripts from Sealed Air litigation (1.0); begin review of Siegel deposition transcript from Sealed Air litigation (2.0)	

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04/24/07	D. Felder	Telephonic participation in PD trial (4.5); review recently filed pleadings (.7); review FCR and ACC's reply to motion to compel, motion for leave to file reply, motion to shorten notice, and motion to file under seal and telephone conferences with M. Hurford regarding same (2.4); e-mails with C. Zurbrugg regarding F. Zaremby deposition (.2); e-mail from A. Hermele regarding discovery issues (.1); e-mails to J. Ansbro and J. Cangialosi regarding estimation materials (.1); e-mails with B. Gillespie and J. Kimble regarding estimation materials (.2).	8.20
04/24/07	J. Ansbro	E-mails to/from Grace counsel regarding scope of 4/25 Zaremby deposition and e-mails with team members regarding same (.4); prepare to depose Grace witness F. Zaremby, including review of latest documents produced by Grace (received today), review and revise draft deposition outline and confer with C. Zurbrugg regarding same, select potential deposition exhibits, review pertinent prior discovery, e-mails to/from ACC counsel regarding substance of examination (8.1).	8.50
04/24/07	R. Mullady, Jr.	Review and reply to e-mails from experts (.2); review J. Biggs data (.3); e-mails to/from D. Felder (.3); prepare for deposition of F. Zaremby (.5); review debtors' designation of Cintani and Egan in property damage case (.2); discuss motion to compel with A. Hermele (.2).	1.70
04/24/07 04/25/07	G. Rasmussen C. Zurbrugg	Analysis of open issues re J. Biggs' analysis. Review Port deposition transcript (.6); review Zaremby exhibits (.5); confer with J. Ansbro re Zaremby deposition (.8); attend Zaremby deposition (6.5); confer with J. Ansbro and J. Wehner re Zaremby deposition (1.0).	0.40 9.40
04/25/07	J. Cutler	Complete review of Siegel deposition transcript (3.0); begin review of Rourke deposition transcript from Sealed Air litigation (3.0).	6.00
04/25/07	D. Felder	Review pleadings regarding FCR and ACC's reply to motion to compel pre-petition estimates (1.0); telephonic participation in property damage hearing (1.0); review Debtors' motion for leave to file status report and e-mails regarding same (.8); telephone conference with B. Gillespie regarding estimation issues (.1); review J. Hughes deposition exhibits (1.0); review data from Tillinghast and e-mails regarding same (2.3); telephone conference with M. Hurford regarding property damage issues (.3); review Grace's document production and related materials regarding CMS database (3.4).	9.90

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04/25/07	J. Ansbro	Further preparation for F. Zaremby deposition and with C. Zurbrugg and ACC counsel, J. Wehner, re same (1.7); attend and examine at Zaremby deposition conferences with ACC counsel regarding same (7. conferences with Grace counsel (.3).	garding ition,
04/25/07	R. Mullady, Jr.	Review and comment on Grace's motion for leave Status Report and attached exhibits (.7); review strexpert reports (.3); review and revise draft opposit motion for leave to file Status Report and discuss N. Finch (1.2); discussions with J. Ansbro regarding deposition testimony of F. Zaremby (.4); discussion regarding meet and confer conference with oppositions are regarding objections to FCR Request for Production (.3).	atus of ion to same with ng ons
04/25/07	R. Frankel	Review series of e-mails re expert reports, estimat review issues re expert fees (.2).	ion (.6); 0.80
04/26/07	C. Zurbrugg	Review notes of Zaremby deposition (2.0); confer Ansbro re same (.5); draft e-mail re Zaremby depo (.8).	
04/26/07	A. Hermele	Search for Third Circuit cases re discovery matters to aid in meet-and-confer discussions with Grace of production of document re search beyond Third C cases (2.7); summarize helpful cases for R. Mullad draft e-mail memo/comments on Grace's response RPDs and our possible counter-arguments (.8); production of the prod	over ircuit iy (1.6); s to our ovide
04/26/07	J. Cutler	Complete review of Rourke deposition transcript (begin review of Florence Sealed Air deposition tra (2.4).	
04/26/07	D. Felder	E-mail correspondence regarding deposition scheo (.1); e-mails from N. Finch and R. Mullady regard to status report (.1); review and revise motion for file and opposition to Grace's motion for leave to treport and multiple telephone conferences and e-mand from M. Hurford regarding same (5.2); review Zaremby's deposition transcript (.6).	ling reply leave to file status nails to

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04/26/07	J. Ansbro	Review Grace motion for proposed "status report" and e-mails to/from R. Mullady and ACC counsel regarding same (.6); review and revise draft brief in response to Grace "status report," teleconference with N. Finch regarding same (1.7); teleconference with R. Mullady regarding same, Zaremby deposition and upcoming discovery tasks (.4); conference with C. Zurbrugg regarding follow-up tasks from Zaremby deposition (.5); e-mails to/from D. Felder regarding Grace depositions (.2); e-mails with Grace counsel regarding BMC deposition (.2); prepare for meet and confer regarding FCR's document requests (.5); review portions of Zaremby transcript (.5); review Beber and Hughes exhibits for issue analysis (1.5).	6.10
04/26/07	R. Mullady, Jr.	Review and revise draft opposition to debtors' motion to submit Status Report including discussions with ACC counsel (1.6); prepare for meet and confer on 4/27 (1.0); review agenda for 5/2 omnibus hearing (.2).	2.80
04/26/07 04/27/07	R. Wyron J. Cangialosi	Call with J. Radecki re expert analysis. Assist attorney re preparation of work copies of documents	0.30 0.50
04/27/07	C. Zurbrugg	for J. Ansbro. Review Grace production documents and organize for case database (4.5); meet and confer teleconference with J. Ansbro, J. Wehner, E. Liebenstein, D. Mendelson and A. Basta re BMC deposition (.9); confer with J. Ansbro re same (.2).	5.60
04/27/07	A. Hermele	Review and analysis of discovery documents for case database.	7.80
04/27/07	J. Cutler	Complete review of Florence deposition transcript from Sealed Air litigation (.6); continue review of deposition exhibits for case database (.6).	1.20
04/27/07	D. Felder	Telephone conference with Debtors' counsel, R. Mullady and N. Finch regarding meet and confer on FCR's discovery request (1.3); follow-up regarding same (.2); review property damage materials and prepare e-mail summary regarding same (1.5); telephone conferences with R. Frankel and D. Austern regarding estimation issues (.1); review materials regarding same (.2); review materials from Tillinghast (.5).	3.80

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04/27/07	J. Ansbro	Review pertinent materials and teleconference with R. Mullady in further preparation for meet and confer with Grace counsel regarding FCR document requests (.7); participate in meet and confer with Grace counsel (1.0); follow-up conference call with R. Mullady and ACC counsel regarding same and expert issues (.5); prepare for and participate in meet and confer discussions with Grace counsel regarding BMC deposition (1.4), follow-up discussions regarding same with ACC counsel (.3); teleconference with R. Mullady regarding BMC and Rust discovery (.3); draft letter to Grace counsel regarding BMC negotiations (.6).	4.80
04/27/07	R. Mullady, Jr.	Prepare for and participate in meet and confer conference call with debtors' counsel (2.0); conference call with ACC counsel (.5); discussions with R. Frankel regarding May 2 omnibus hearing (.2); confer with J. Ansbro regarding BMC and Rust discovery (.3).	3.00
04/27/07	R. Frankel	Review Grace slides from April Omnibus hearing.	0.70
04/27/07	R. Frankel	Telephone conference with D. Austern re status of estimation (.1); review report re PD claims (.4); telephone conference with R. Mullady re Omnibus Hearing (.2); telephone conference with D. Felder re exhibits (.2).	0.90
04/27/07	R. Frankel	Review agenda for Omnibus Hearing.	0.40
04/28/07	J. Ansbro	Revise and finalize letter to Grace counsel regarding BMC deposition.	0.70
04/29/07	C. Zurbrugg	Review Grace production documents for issues and organize for case database.	1.00
04/29/07 04/30/07	G. Rasmussen T. Hoye	Analyze Petersen report. Discuss issues re litigation software with J. Cangialosi (.3); import transcript onto electronic database as requested by J. Cangialosi (.4); research issues re transferring facts from Live Note to litigation software (.3); meet with C. Zurbrugg re adding facts from transcripts onto electronic database (.3).	2.30 1.30
04/30/07	A. Hamilton	Load deposition transcripts into Live Note, check page and margin setup.	1.00
04/30/07	J. Cangialosi	Assist attorney re preparation of work copies of deposition transcripts.	0.50
04/30/07	C. Zurbrugg	Draft and revise Farrar deposition notice (.8); review documents and organize for case database (2.1).	2.90
04/30/07 04/30/07	A. Hermele J. Cutler	Review documents and organize by issue for case database. Continue review and analysis of deposition and exhibits for case database.	8.00 1.70

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04/30/07	D. Felder	Review e-mail correspondence from R. Mullady, J. and N. Finch regarding estimation issues (.5); preparatus meeting (.7); attend status meeting with litigateam (1.3); conference with G. Rasmussen regarding estimation issues (.3); follow-up regarding various estimation issues and e-mail correspondence with Tillinghast regarding same (2.7); telephone confere C. Zurbrugg regarding discovery issues (.1); confer with A. Hamilton regarding estimation trial material review recently filed pleadings (2.0).	are for ation ag ence with rence
04/30/07	J. Ansbro	Attention to Farrar deposition notice (.2); review desildes for 5/2 Omnibus argument on pre-petition revise same and e-mails to/from R. Mullady and Accounsel regarding same (.6); prepare and participate conference call with R. Mullady, G. Rasmussen and Felder (1.7); prepare for 5/2 Omnibus hearing (.7); to expert issues (1.3).	serves, CC e on d D.
04/30/07	R. Mullady, Jr.	Review and revise draft slide presentation for argumention to compel discovery of pre-petition liability estimates (1.0); plan further investigation and disco (1.0); meet with estimation team (1.5).	!
04/30/07	G. Rasmussen	Prepare for and participate in meeting with R. Mull updating on status of expert reports.	ady 1.80
04/30/07	R. Wyron	Review e-mails on J. Biggs' report.	0.30
04/30/07	R. Frankel	Review numerous docket entries, filings.	0.60

Timekeeper Summary	Hours	Rate	Amount
John Ansbro	107.40	625,00	67,125.00
Rachael Barainca	6.00	150.00	900.00
James Cangialosi	14.50	235.00	3,407.50
Joshua M. Cutler	54.60	430.00	23,478.00
Debra Felder	159.50	465.00	74,167.50
Roger Frankel	14.80	770.00	11,396.00
Aurora M. Hamilton	1.00	200.00	200.00
Annie L. Hermele	51.80	390.00	20,202.00
Timothy J. Hoye	1.30	195.00	253.50
Raymond G. Mullady, Jr.	80.40	695.00	55,878.00
Garret G. Rasmussen	17.70	700.00	12,390.00
Emily S. Somers	5.40	270.00	1,458.00
Katherine S. Thomas	1.10	390.00	429.00

Total Hours

Total For Services

604.00

\$304,392.50

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Timekeeper Summary	Hours	Rate	Amount
Richard H. Wyron	4.90	700.00	3,430.00
Catharine L. Zurbrugg	83.60	355.00	29,678.00
Total All Timekeepers	604.00	\$503.96	\$304,392.50
Disbursements			
Dunlicating Expense		2 768 7	'n

rsements	
Duplicating Expense	2,768.70
Expert; Consultants	32,379.00
Express Delivery	65.19
Lexis Research	1,434.25
Local Taxi Expense	786.38
Local Tolls	4.50
Other Business Meals	472.66
Out of Town Business Meals	55.85
Outside Reproduction Services	2,186.48
Outside Services	3,440.04
Overtime Meals	67.67
Parking Expense	70.00
Postage	375.24
Telephone	70.35
Travel Expense, Air Fare	2,604.66
Travel Expense, Local	665.66

Travel Expense, Out of Town

Westlaw Research

Total Disbursements \$49,031.63

Total For This Matter

1,000.00

585.00

\$353,424.13

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For Legal Services Rendered Through April 30, 2007 in Connection With:

Matter: 9 - Plan & Disclosure Statement

Disbursements

Out of Town Business Meals Travel Expense, Air Fare 154.51 1,133.05

Total Disbursements

\$1,287.56

Total For This Matter

\$1,287.56

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For Legal Services Rendered Through April 30, 2007 in Connection With:

Matter: 11 - Compensation of Professionals - Other

04/03/07	R. Barainca	Review and edit Tillinghast's February 2007 fee	0.70
		application.	
04/04/07	D. Fullem	Review, research and respond to e-mail from D. Felder and	0.20
		R. Wyron regarding contact at CIBC to send signed final	
		fee order.	
04/05/07	R. Barainca	Prepare Tillinghast's February 2007 fee application for	0.50
		filing.	¥
04/05/07	D. Fullem	Prepare e-mail to R. Gray at CIBC regarding order entered	0.10
	ALCO TO STREET	by Court granting final fee application.	00
04/09/07	R. Barainca	Prepare Certificates of No Objection for D. Austern's	1.40
04/05/07	rt. Daranioa	December 2006 Monthly fee application, and D. Austern	1.40
		and Tillinghast's January 2007 Monthly fee applications.	
04/11/07	R. Barainca		1.00
04711/07	K. Daramea	Prepare D. Austern's Certificate of No Objection for	1.00
		December 2006 and January 2007 for filing, and prepare	
		Tillinghast's Certificate of No Objection for January 2007	
		for filing.	
04/16/07	R. Barainca	Prepare Certificate of No Objection for Piper's January	0.50
		2007 Monthly fee application.	
04/16/07	D. Fullem	Confer with R. Barainca; review CNO on Piper Jaffray's	0.20
		January fee application.	
04/18/07	R. Barainca	Review and edit Tillinghast's March 2007 fee application.	0.80
04/19/07	R. Wyron	Review CNOs for Piper Jaffray.	0.20
04/30/07	R. Barainca	Prepare Certificate of No Objection for Tillinghast's	0.50
		February 2007 fee application.	**- *
04/30/07	R. Barainca	Prepare chart of FCR's Professionals Fee and Expenses	1.20
0 11 21 31 0 7	4.41	from January-March 2007 for R. Wyron and D. Felder.	1,20
04/30/07	R. Barainca	Edit Tillinghast's Ninth Quarterly fee application.	0.80
UTI JUIU I	A, Balamea	con triniguases tribut Quartery to application.	0.00
		Total Hours 8.10	
		Total For Services	\$1,362.50
		TOTAL LOT DELANCES	\$1,50Z.5U

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Timekeeper Summary	Hours	Rate	Amount	
Rachael Barainca	7.40	150.00	1,110.00	
Debra O. Fullem	0.50	225.00	112.50	
Richard H. Wyron	0.20	700.00	140.00	
Total All Timekeepers	8.10	\$168.21	\$1,362.50	
Disbursements				
Duplicating Expense		197.55	;	
Express Delivery		44.60)	
Postage		5.70)	
	7	Total Disburseme	nts	\$247.85

Total For This Matter

\$1,610.35

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For Legal Services Rendered Through April 30, 2007 in Connection With:

Matter: 12 - Retention of Professionals - Orrick

04/02/07	D. Fullem	Review updated conflict lists and revise same prior to			0.50
04/12/07	D. Fullem	submitting to conflicts department to run reports. Follow up with conflicts department regarding updates to original conflict reports and status of new reports on updated parties list.			1.00
04/26/07	D. Fullem		yron regarding sta	itus of conflict searches	0.10
		Total Hou Total For		1.60	\$360.00
Timekeep	er Summary	Hours	Rate	Amount	
Debra (O. Fullem	1.60	225.00	360.00	
Total All	Timekeepers	1.60	\$225.00	\$360.00	

Total For This Matter

\$360.00

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For Legal Services Rendered Through April 30, 2007 in Connection With:

Matter: 13 - Compensation of Professionals - Orrick

03/30/07	R. Barainca	Edit Orrick's February 2007 fee application.	0.10
04/03/07	D. Fullem	Update fee and expense spreadsheets and forward to R. Wyron.	0.30
04/03/07	D. Fullem	Prepare e-mail to P. Reyes regarding status of March prebills and update R. Wyron.	0.20
04/04/07	D. Fullem	Review order approving Orrick's quarterly fee application; prepare e-mail to W. Sparks at Grace regarding same and payment of 20% holdback due.	0.20
04/05/07	R. Barainca	Prepare Orrick's February 2007 fee application for filing.	0.40
04/09/07	D. Fullem	Follow up on status of March prebills (.2); review and	1.50
		respond to R. Wyron regarding same (.1); begin review of March prebills (1.2).	
04/10/07	D. Fullem	Continue review of March prebills.	0.70
04/10/07	D. Fullem	Prepare e-mail to R. Wyron regarding finish review of	0.10
		March prebills.	
04/12/07	D. Fullem	Various follow up on items in March prebills; update R.	0.50
		Wyron and P. Reyes re same.	
04/15/07	R. Wyron	Review March pre-bill.	0.40
04/16/07	R. Barainca	Prepare Certificate of No Objection for Orrick's January	0.50
		2007 Monthly fee application.	
04/16/07	D. Fullem	Confer with R. Barainca; review CNO for Orrick's January	0.20
		fee application.	
04/16/07	D. Fullem	Confer with R. Barainca regarding quarterly fee application	0.10
		to be filed and set for hearing in June.	
04/19/07	R. Wyron	Review CNO for OHS.	0.20
04/26/07	D. Fullem	Confer with R. Barainca regarding status of March fee	0.10
		application.	
04/30/07	R. Barainca	Prepare Certificate of No Objection for Orrick's February	0.50
		2007 fee application.	7.00
		Total Hours 6.00	
		Total For Services	\$1,522.50

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Timekeeper Summary	Hours	Rate	Amount
Rachael Barainca	1.50	150.00	225.00
Debra O. Fullem	3.90	225.00	877.50
Richard H. Wyron	0.60	700.00	420.00
Total All Timekeepers	6.00	\$253.75	\$1,522.50
Disbursements			
Duplicating Expense		40,50	•
Express Delivery		44.11	
	T	Total Disburseme	nts

Total For This Matter

\$1,607.11

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For Legal Services Rendered Through April 30, 2007 in Connection With:

Matter: 15 - Travel Time (Non-Working)

04/02/07	R. Frankel	Travel to/from Wilmington.	1.00
04/11/07	D. Felder	Travel to and from Chicago, IL for expert meeting.	9.00
04/12/07	J. Cangialosi	Travel time to DC Office for team meeting	5.00
04/12/07	C. Zurbrugg	Travel round trip from NY to DC office.	6.00
04/12/07	J. Ansbro	Portion of non-working travel time from NY to DC to attend estimation team meeting (1.0); meeting with outside litigation software support consultant (3.0); return travel from Washington, DC (1.0).	5.00
04/13/07	R. Mullady, Jr.	Non-working travel to Pittsburgh for omnibus hearing. Attend hearing and meet with N. Finch (4.3); Non-working return travel from Pittsburgh (1.4).	5.70
04/25/07	C. Zurbrugg	Travel to and from DC for F. Zaremby deposition.	5.10
04/25/07	J. Ansbro	Portion of non-working travel time from NY to DC to depose Grace witness F. Zaremby, and return trip to NY.	2.60

Total Hours
Total For Services

39.40

\$9,391.00

Timekeeper Summary	Hours	Rate	Amount
John Ansbro	7.60	312.50	2.375.00
James Cangialosi	5.00	117.50	587.50
Debra Felder	9.00	232.50	2,092.50
Roger Frankel	1.00	385.00	385.00
Raymond G. Mullady, Jr.	5.70	347.50	1,980.75
Catharine L. Zurbrugg	11.10	177.50	1,970.25
Total All Timekeepers	39.40	\$238.35	\$9,391.00

Total For This Matter

\$9,391.00

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* * * COMBINED TOTALS * * *

Total Hours 674.00

Total Fees, all Matters \$319,286.00
Total Disbursements, all Matters \$50,662.51
Total Amount Due \$369,948.51